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UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF CALIFORNIA

11 Roland DeLeon,
12 Plaintiff,
13 v.
14 Xclusive Management, LLC,
15 Defendant.
No. 2:21-cv-01263-KJM-DB
ORDER

17 Defendant Xclusive Management, LLC moves to transfer this action to the United States
18 District Court for the Northern District of Texas under 28 U.S.C. § 1404(a) and to stay this
19 litigation until that motion is resolved. *See generally* Mot. Transfer, ECF No. 9; Mot. Stay, ECF
20 No. 10. Plaintiff Roland DeLeon filed a statement of nonopposition. ECF No. 12.

21 The parties selected “Dallas County, Texas” as the forum for any dispute “arising out of”
22 the employment contract in question here. Astley Decl. Ex. A at 2, ECF No. 9-2. “When the
23 parties have agreed to a valid forum-selection clause, a district court should ordinarily transfer the
24 case to the forum specified in that clause.” *Atl. Marine Const. Co. v. U.S. Dist. Ct. for W. Dist. of*
25 *Texas*, 571 U.S. 49, 62 (2013). The court has found no evidence in the record to show this clause
26 is invalid. The motion to transfer is thus **granted**, and the motion to stay is **denied as moot**. All
27 dates and deadlines are **vacated**. This case is closed. This order resolves ECF Nos. 9 and 10.
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1 IT IS SO ORDERED.
2 DATED: October 19, 2021.
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CHIEF UNITED STATES DISTRICT JUDGE